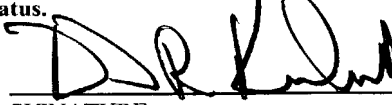


FORM PTO-1390 (Modified) (REV 11-2000)		U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE		ATTORNEY'S DOCKET NUMBER A0000060-01-DRK
TRANSMITTAL LETTER¹ TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371				U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR 10/018616
INTERNATIONAL APPLICATION NO. PCT/US00/17039	INTERNATIONAL FILING DATE 21 June 2000	PRIORITY DATE CLAIMED 02 July 1999		
TITLE OF INVENTION A SYNERGISTIC COMBINATION: GABAPENTIN AND PREGABALIN				
APPLICANT(S) FOR DO/EO/US BRUMMEL, Roger N. and SINGH, Lakhbir				
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:				
<ol style="list-style-type: none"> 1. <input checked="" type="checkbox"/> This is a FIRST submission of items concerning a filing under 35 U.S.C. 371. 2. <input type="checkbox"/> This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371. 3. <input checked="" type="checkbox"/> This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (24) indicated below. 4. <input type="checkbox"/> The US has been elected by the expiration of 19 months from the priority date (Article 31). 5. <input checked="" type="checkbox"/> A copy of the International Application as filed (35 U.S.C. 371 (c) (2)) <ol style="list-style-type: none"> a. <input type="checkbox"/> is attached hereto (required only if not communicated by the International Bureau). b. <input type="checkbox"/> has been communicated by the International Bureau. c. <input checked="" type="checkbox"/> is not required, as the application was filed in the United States Receiving Office (RO/US). 6. <input checked="" type="checkbox"/> An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)). <ol style="list-style-type: none"> a. <input type="checkbox"/> is attached hereto. b. <input checked="" type="checkbox"/> has been previously submitted under 35 U.S.C. 154(d)(4). 7. <input checked="" type="checkbox"/> Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371 (c)(3)) <ol style="list-style-type: none"> a. <input type="checkbox"/> are attached hereto (required only if not communicated by the International Bureau). b. <input type="checkbox"/> have been communicated by the International Bureau. c. <input type="checkbox"/> have not been made; however, the time limit for making such amendments has NOT expired. d. <input checked="" type="checkbox"/> have not been made and will not be made. 8. <input type="checkbox"/> An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). 9. <input checked="" type="checkbox"/> An oath or declaration of the inventor(s) (35 U.S.C. 371 (c)(4)). 10. <input type="checkbox"/> An English language translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371 (c)(5)). 11. <input type="checkbox"/> A copy of the International Preliminary Examination Report (PCT/IPEA/409). 12. <input checked="" type="checkbox"/> A copy of the International Search Report (PCT/ISA/210). <p>Items 13 to 20 below concern document(s) or information included:</p> <ol style="list-style-type: none"> 13. <input checked="" type="checkbox"/> An Information Disclosure Statement under 37 CFR 1.97 and 1.98. 14. <input type="checkbox"/> An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included. 15. <input type="checkbox"/> A FIRST preliminary amendment. 16. <input type="checkbox"/> A SECOND or SUBSEQUENT preliminary amendment. 17. <input type="checkbox"/> A substitute specification. 18. <input type="checkbox"/> A change of power of attorney and/or address letter. 19. <input type="checkbox"/> A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 35 U.S.C. 1.821 - 1.825. 20. <input type="checkbox"/> A second copy of the published international application under 35 U.S.C. 154(d)(4). 21. <input type="checkbox"/> A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4). 22. <input checked="" type="checkbox"/> Certificate of Mailing by Express Mail 23. <input checked="" type="checkbox"/> Other items or information: Published Specification, WO 01/01983 				

U.S. APPLICATION NO. (IF KNOWN, SEE 37 CFR 10/018616	INTERNATIONAL APPLICATION NO. PCT/US00/17039	ATTORNEY'S DOCKET NUMBER A0000060-01-DRK												
24. The following fees are submitted:		CALCULATIONS PTO USE ONLY												
BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)) :														
<input checked="" type="checkbox"/> Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO <input type="checkbox"/> International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO <input type="checkbox"/> International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO <input type="checkbox"/> International preliminary examination fee (37 CFR 1.482) paid to USPTO but all claims did not satisfy provisions of PCT Article 33(1)-(4) <input type="checkbox"/> International preliminary examination fee (37 CFR 1.482) paid to USPTO and all claims satisfied provisions of PCT Article 33(1)-(4)		\$1040.00 \$890.00 \$740.00 \$710.00 \$100.00 \$1,040.00												
ENTER APPROPRIATE BASIC FEE AMOUNT =		\$1,040.00												
Surcharge of \$130.00 for furnishing the oath or declaration later than months from the earliest claimed priority date (37 CFR 1.492 (e)).		<input type="checkbox"/> 20 <input type="checkbox"/> 30 \$0.00												
<table border="1" style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 25%;">CLAIMS</th> <th style="width: 25%;">NUMBER FILED</th> <th style="width: 25%;">NUMBER EXTRA</th> <th style="width: 25%;">RATE</th> </tr> </thead> <tbody> <tr> <td>Total claims</td> <td>9 - 20 =</td> <td>0</td> <td>x \$18.00 \$0.00</td> </tr> <tr> <td>Independent claims</td> <td>5 - 3 =</td> <td>2</td> <td>x \$84.00 \$168.00</td> </tr> </tbody> </table>		CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE	Total claims	9 - 20 =	0	x \$18.00 \$0.00	Independent claims	5 - 3 =	2	x \$84.00 \$168.00	
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE											
Total claims	9 - 20 =	0	x \$18.00 \$0.00											
Independent claims	5 - 3 =	2	x \$84.00 \$168.00											
Multiple Dependent Claims (check if applicable)		<input type="checkbox"/> \$0.00												
TOTAL OF ABOVE CALCULATIONS =		\$1,208.00												
<input type="checkbox"/> Applicant claims small entity status. See 37 CFR 1.27). The fees indicated above are reduced by 1/2.		\$0.00												
SUBTOTAL =		\$1,208.00												
Processing fee of \$130.00 for furnishing the English translation later than months from the earliest claimed priority date (37 CFR 1.492 (f)).		<input type="checkbox"/> 20 <input type="checkbox"/> 30 + \$0.00												
TOTAL NATIONAL FEE =		\$1,208.00												
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31) (check if applicable).		<input type="checkbox"/> \$0.00												
TOTAL FEES ENCLOSED =		\$1,208.00												
		Amount to be: refunded \$ charged \$												
<p>a. <input type="checkbox"/> A check in the amount of _____ to cover the above fees is enclosed.</p> <p>b. <input checked="" type="checkbox"/> Please charge my Deposit Account No. <u>23-0455</u> in the amount of <u>\$1,208.00</u> to cover the above fees. A duplicate copy of this sheet is enclosed.</p> <p>c. <input checked="" type="checkbox"/> The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. <u>23-0455</u> A duplicate copy of this sheet is enclosed.</p> <p>d. <input type="checkbox"/> Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.</p>														
<p>NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.</p> <p>SEND ALL CORRESPONDENCE TO:</p> <div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;"> <p>David R. Kurlandsky Registration No. 41,505</p> </div> <div style="border: 1px solid black; padding: 5px; margin-bottom: 10px;"> <p>Warner-Lambert Company 2800 Plymouth Road Ann Arbor, MI 48105 Tel. (734) 622-7304 Fax (734) 622-1553</p> </div> <div style="text-align: right; margin-top: 10px;">  SIGNATURE </div> <div style="display: flex; justify-content: space-between;"> <div style="width: 45%;"> <p>NAME <u>David R. Kurlandsky</u></p> <p>REGISTRATION NUMBER <u>41,505</u></p> <p>DATE <u>17 December 2001</u></p> </div> </div>														

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JC13 Rec'd PCT/PTO 17 DEC 2001

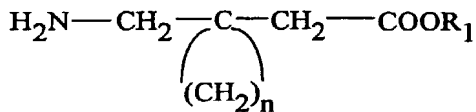
WO 01/01983

PCT/US00/17039

A SYNERGISTIC COMBINATION: GABAPENTIN AND PREGABALIN

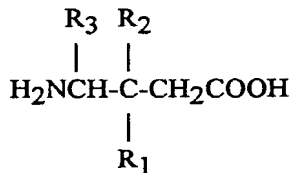
BACKGROUND OF THE INVENTION

Compounds of formula



5 wherein R₁ is hydrogen or a lower alkyl radical and n is 4, 5, or 6 are known in United States Patent Number 4,024,175 and its divisional United States Patent Number 4,087,544. The uses disclosed are: protective effect against cramp induced by thiosemicarbazide; protective action against cardiazole cramp; the cerebral diseases, epilepsy, faintness attacks, hypokinesia, and cranial traumas; 10 and improvement in cerebral functions. The compounds are useful in geriatric patients. The patents are hereby incorporated by reference.

Compounds of formula



15 or a pharmaceutically acceptable salt thereof wherein R₁ is a straight or branched alkyl group having from 1 to 6 carbon atoms, phenyl or cycloalkyl having from 20 3 to 6 carbon atoms; R₂ is hydrogen or methyl; and R₃ is hydrogen, or carboxyl are known in United States Patent Number 5,563,175 and its various divisionals. These patents are hereby incorporated by reference.

SUMMARY OF THE INVENTION

The instant invention is a pharmaceutical composition of synergistic effect 25 which comprises a therapeutically effective amount of gabapentin or a

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pharmaceutically acceptable salt or hydrate thereof and therapeutically effective amount of pregabalin or a pharmaceutically acceptable salt or hydrate thereof.

The pharmaceutical composition comprises gabapentin in the form of the free acid and pregabalin is in the form of the free acid.

5 The pharmaceutical composition is gabapentin in a ratio of 1:1000 and pregabalin is from 1:1000.

The pharmaceutical composition with a ratio of gabapentin to pregabalin from 1:1 to 1000:1 by weight.

10 The preferred pharmaceutical composition with a ratio from 1:1 to 250:1 by weight.

The invention is also a method for the treatment of pain in a mammal in need thereof comprising administering a therapeutically effective amount of gabapentin or a pharmaceutically acceptable salt or hydrate thereof and a therapeutically effective amount of pregabalin or a pharmaceutically acceptable salt or hydrate thereof in unit dosage form.

15 It is also a method for the treatment of pain in a mammal in need thereof comprising concomitant administration of gabapentin or a pharmaceutically acceptable salt or hydrate thereof and pregabalin or a pharmaceutically acceptable salt or hydrate thereof.

20 The method comprising administering gabapentin in the amount of from 5 to 250 mg and pregabalin in the amount of from 5 to 25 mg.

The range of the types of pain is wide including chronic and acute types.

BRIEF DESCRIPTION OF THE INVENTION

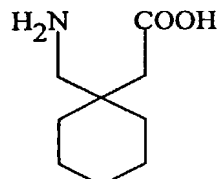
Figures 1 and 2 show the effect of a fixed dose 1:1 ratio of gabapentin and 25 pregabalin on the maintenance of CITH.

Figures 3 and 4 show the effect of a fixed dose 10:1 ratio of gabapentin and pregabalin on the maintenance of CITH.

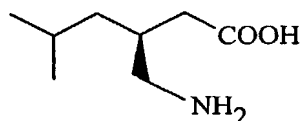
-3-

DETAILED DESCRIPTION OF THE INVENTION

Gabapentin is the generic name for the marketed product Neurontin®. The chemical name is 1-(aminomethyl)-cyclohexaneacetic acid. The chemical structure of the compound is:



Pregabalin is the generic name for (S)-3-(aminomethyl)-5-methylhexanoic acid. The chemical structure of the compound is:



It is also known as CI-1008 and as S-(+)-3-IBG.

10 Formerly, it was thought that gabapentin and pregabalin were the same in all pain models as one antagonist blocked both; therefore, a similar result was expected.

However, surprising differences have now been observed in an inflammatory model of pain.

15 The present invention relates to pharmaceutical compositions and methods of using them. These comparisons have a synergistic effect in the treatment of pain. Advantages of these compositions include fewer side effects as lower dosages are needed. This increases patient compliance with the beneficial result of better control of pain.

20 The drugs can be administered together in the same dosage unit or can be prepared in separate dosage units administered at the same time. Different forms

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of dosage units can be used, i.e., a tablet of gabapentin and an injection of pregabalin.

One particular advantage of the instant invention is the fact that no cross tolerance between the two compounds has been observed.

5 The synergistic composition of this invention utilizes any GABA analogs. A GABA analog is a compound derived from or based upon gamma-amino-butyric acid.

METHODS FOR COMBINATION STUDIES IN THE CARRAGEENAN-INDUCED THERMAL HYPERALGESIA MODEL

10 Animals

Male Sprague-Dawley rats (175-200 g), obtained from Bantin and Kingman (Hull, U.K.), were housed in groups of 6 under a 12-hour light/dark cycle (lights on at 07 h 00 min) with food and water ad libitum. All experiments were carried out by an observer unaware of drug treatments.

15 Evaluation of Thermal Hyperalgesia

Thermal hyperalgesia was assessed using the rat plantar test (Ugo Basile, Italy) following a modified method of Hargreaves K., Dubner R., Brown F., Flores C., and Joris J., A new and sensitive method for measuring thermal nociception in cutaneous hyperalgesia, *Pain* 1988;32:77-88. Male Sprague-Dawley rats (70-90 g) were habituated to the apparatus which consisted of three individual perspex boxes on an elevated glass table. A mobile radiant heat source located under the table was focused onto the desired paw and withdrawal latencies (PWL) recorded. PWLs were taken 3 times for both hind paws of each animal, the mean of which represented baselines for right and left hind paws. At least 5 minutes were allowed between each PWL for an animal. The apparatus was calibrated to give a PWL of approximately 10 seconds. There was an automatic cut-off point of 20 seconds to prevent tissue damage. After baseline PWLs were determined, animals received an intraplantar injection of carrageenan (100 µL of 20 mg/mL) into the right hind paw. PWL were reassessed following the same protocol as above 2 hours

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postcarrageenan (this time point represented the start of peak hyperalgesia) to ascertain that hyperalgesia had developed. Test compounds were then administered as combinations at 2.5-hour post-carrageenan and PWL taken again at 1, 2, and 4-hour postdrug.

5 **Combination Studies**

Dose responses to gabapentin and pregabalin were first performed alone in the carrageenan-induced thermal hyperalgesia (CITH) model. The dose response data for both compounds were used to determine theoretical additive lines using the method described by Berenbaum M.C., *What is synergy? Pharmacological Reviews* 1989;41:93-141. Combinations of gabapentin and pregabalin were determined following a fixed ratio design, where the doses of both compounds vary in fixed dose ratios of 1:1 and 10:1. A dose response to the combination was performed following this design and compared to the theoretical additive line.

15 **Drugs**

Gabapentin and pregabalin were synthesised at Parke-Davis (Ann Arbor, USA). λ -Carrageenan were obtained from Sigma (Poole, UK). All compounds were dissolved in water except carrageenan which was dissolved in isotonic saline. Gabapentin and pregabalin combinations were administered in the same solution. Drug administrations were made in a volume of 1 mL/kg.

20 **Data Analysis**

Data for dose responses were subjected to a one-way analysis of variance (ANOVA) followed by a Dunnett's t-test. The dose response data for both compounds were used to determine theoretical additive lines as described by Berenbaum 1989.

25 The figures show the synergy between gabapentin and pregabalin by comparing the theoretical addition and the synergistic responses.

Figures 1 and 2. Effect of a 1:1 Fixed Dose Ratio of Gabapentin: Pregabalin on the Maintenance of Carrageenan-Induced Thermal Hyperalgesia. Dose response data for gabapentin and pregabalin alone (a). Fixed dose ratio of 1:1 gabapentin:pregabalin combination (b). The theoretical additive line was calculated from the dose response data in (a). All compounds were administered

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P.O. and PWL to plantar test were examined 1-hour post drug administration.

Results are expressed as mean PWL(s) (vertical bars represent \pm SEM).

Figures 3 and 4. Effect of a 10:1 Fixed Dose Ratio of Gabapentin:

Pregabalin on the Maintenance of Carrageenan-Induced Thermal Hyperalgesia.

Dose response data for gabapentin and pregabalin alone (a). Fixed dose ratio of 10:1 gabapentin:pregabalin combination (b). Theoretical additive line was calculated from the dose response data in (a). All compounds were administered P.O. and PWL to plantar test were examined 1-hour post-drug administration. Results are expressed a mean PWL(s) (vertical bars represent \pm SEM).

The instant invention is useful in a range of types of pain. It refers to acute as well as chronic pain.

Acute pain is usually short-lived (e.g. postoperative pain). Chronic pain is usually defined as pain persisting from 3 to 6 months and includes somatogenic pains and psychogenic pains. Other types of pain are caused by injury or infection of peripheral sensory nerves. It includes, but is not limited to pain from peripheral nerve trauma, herpes virus infection, diabetes mellitus, causalgia, plexus avulsion, neuroma, limb amputation, and vasculitis. Neuropathic pain is also caused by nerve damage from chronic alcoholism, human immunodeficiency virus infection, hypothyroidism, uremia, or vitamin deficiencies.

Psychogenic pain is that which occurs without an organic origin such as low back pain, atypical facial pain, and chronic headache.

Other types of pain are: inflammatory pain, osteoarthritic pain, trigeminal neuralgia, cancer pain, diabetic neuropathy, restless leg syndrome, acute herpetic and postherpetic neuralgia, causalgia, brachial plexus avulsion, occipital neuralgia, gout, phantom limb, burn, and other forms of neuralgia, neuropathic and idiopathic pain syndrome.

A skilled physician will be able to determine the appropriate situation in which subjects will find the synergistic combination useful.

The compounds of the present invention can be prepared and administered in a wide variety of oral and parenteral dosage forms. Thus, the compounds of the present invention can be administered by injection, that is, intravenously, intramuscularly, intracutaneously, subcutaneously, intraduodenally, or

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intraperitoneally. Also, the compounds of the present invention can be administered by inhalation, for example, intranasally. Additionally, the compounds of the present invention can be administered transdermally. It will be obvious to those skilled in the art that the following dosage forms may comprise 5 as the active component, either a compound of Formula I or a corresponding pharmaceutically acceptable salt of a compound of Formula I.

For preparing pharmaceutical compositions from the compounds of the present invention, pharmaceutically acceptable carriers can be either solid or liquid. Solid form preparations include powders, tablets, pills, capsules, cachets, 10 suppositories, and dispersible granules. A solid carrier can be one or more substances which may also act as diluents, flavoring agents, binders, preservatives, tablet disintegrating agents, or an encapsulating material.

In powders, the carrier is a finely divided solid which is in a mixture with the finely divided active component.

15 In tablets, the active component is mixed with the carrier having the necessary binding properties in suitable proportions and compacted in the shape and size desired.

The powders and tablets preferably contain from five or ten to about 20 seventy percent of the active compound. Suitable carriers are magnesium carbonate, magnesium stearate, talc, sugar, lactose, pectin, dextrin, starch, gelatin, tragacanth, methylcellulose, sodium carboxymethylcellulose, a low melting wax, cocoa butter, and the like. The term "preparation" is intended to include the formulation of the active compound with encapsulating material as a carrier 25 providing a capsule in which the active component with or without other carriers, is surrounded by a carrier, which is thus in association with it. Similarly, cachets and lozenges are included. Tablets, powders, capsules, pills, cachets, and lozenges can be used as solid dosage forms suitable for oral administration.

For preparing suppositories, a low melting wax, such as a mixture of fatty acid glycerides or cocoa butter, is first melted and the active component is 30 dispersed homogeneously therein, as by stirring. The molten homogenous mixture is then poured into convenient sized molds, allowed to cool, and thereby to solidify.

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Liquid form preparations include solutions, suspensions, and emulsions, for example, water or water propylene glycol solutions. For parenteral injection liquid preparations can be formulated in solution in aqueous polyethylene glycol solution.

5 Aqueous solutions suitable for oral use can be prepared by dissolving the active component in water and adding suitable colorants, flavors, stabilizing and thickening agents as desired.

10 Aqueous suspensions suitable for oral use can be made by dispersing the finely divided active component in water with viscous material, such as natural or synthetic gums, resins, methylcellulose, sodium carboxymethylcellulose, and other well-known suspending agents.

15 Also included are solid form preparations which are intended to be converted, shortly before use, to liquid form preparations for oral administration. Such liquid forms include solutions, suspensions, and emulsions. These preparations may contain, in addition to the active component, colorants, flavors, stabilizers, buffers, artificial and natural sweeteners, dispersants, thickeners, solubilizing agents, and the like.

20 The pharmaceutical preparation is preferably in unit dosage form. In such form the preparation is subdivided into unit doses containing appropriate quantities of the active component. The unit dosage form can be a packaged preparation, the package containing discrete quantities of preparation, such as packeted tablets, capsules, and powders in vials or ampoules. Also, the unit dosage form can be a capsules, tablet, cachet, or lozenge itself, or it can be the appropriate number of any of these in packaged form.

25 The quantity of active component in a unit dose preparation may be varied within wide limits. For practical purposes, it is present in a concentration of about 10% in a solid composition and about 2% in a primary liquid composition. In medical use the drug may be administered 1 to 3 times daily as, for example, as capsules. The composition can, if desired, also contain other compatible therapeutic agents.

30 In therapeutic use, the compounds utilized in the pharmaceutical method of this invention are administered at the initial dosage of about 1 mg to about 1000 mg/kg daily. A daily dose range of about 1 mg to about 500 mg/kg is

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preferred. The dosages, however, may be varied depending upon the requirements of the patient, the severity of the condition being treated, and the compound being employed. Determination of the proper dosage for a particular situation is within the skill of the art. Generally, treatment is initiated with smaller dosages which are less than the optimum dose of the compound. Thereafter, the dosage is increased by small increments until the optimum effect under the circumstances is reached. For convenience, the total daily dosage may be divided and administered in portions during the day, if desired.

The relative amounts of the active ingredients in the combination may vary within a wide range.

The synergistic combination may contain a ratio of about 1:1 to about 1000:1; preferably 1:1 to 500:1 and particularly from 1:1 to 250:1 parts by weight of gabapentin or a pharmaceutically acceptable salt or hydrate thereof to pregabalin or a pharmaceutically acceptable salt or hydrate thereof.

The synergistic compositions of the instant invention are prepared by methods known in the pharmaceutical industry. For example, the compositions may be prepared by admixing the active ingredient with inert, non-toxic carriers or diluents (e.g. cellulose, silicic acid, stearine, polyornyspyrsolidone, talc, starch, etc.). The compositions may also contain well known additives (e.g. emulsifying or suspending agents, dyes, salts for controlling the osmotic pressure, buffers, etc.)

The following examples are for illustrative purposes and are not intended to limit the scope of the invention.

EXAMPLES

Capsules

50 mg, 100 mg, 125 mg, 200 mg, 250 mg, 300 mg, or 400 mg

Gabapentin, 125 mg

Pregabalin, 50 mg

Lactose USP, Anhydrous q.s. or 250 g

Sterotex Powder HM, 5 g

Combine the compound and the lactose in a tumble blend for 2 minutes, blend for 1 minute with the intensifier bar, and then tumble blend again for

-10-

1 minute. A portion of the blend is then mixed with the Sterotex powder, passed through a #30 screen and added back to the remainder of the blend. The mixed ingredients are then blended for 1 minute, blended with the intensifier bar for 30 seconds, and tumble blended for an additional minute. The appropriately sized 5 capsules are filled with 141 mg, 352.5 mg, or 705 mg of the blend, respectively, for the 50 mg, 125 mg and 250 mg containing capsules.

Tablets

- 5 mg, 100 mg, 200 mg, 300 mg, 400 mg, 500 mg, or 600 mg
Gabapentin, 200 mg
10 Pregabalin, 5 mg
Corn Starch NF, 200 g
Cellulose, Microcrystalline, 46 g
Sterotex Powder HM, 4 g
Purified Water q.s. or 300 mL
15 Combine the corn starch, the cellulose, and the compound together in a planetary mixer and mix for 2 minutes. Add the water to this combination and mix for one minute. The resulting mix is spread on trays and dried in a hot air oven at 50°C until a moisture level of 1 to 2 percent is obtained. The dried mix is then milled.

20

Injectables

- Gabapentin, 125 mg
Pregabalin, 5 mg
Water for Injection USP, q.s.
25 The compound or a suitable salt thereof is dissolved in water and passed through a 0.2-micron filter. Aliquots of the filtered solution are added to ampoules or vials, sealed and sterilized.

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Capsules

100 mg, 300 mg, 400 mg

Gabapentin, 95 mg

Pregabalin, 5 mg

5 Lactose

Corn Starch

Talc

Gelatin

Titanium Dioxide

10

Capsules

Gabapentin or Pregabalin 100 mg, 300 mg, 400 mg, 600 mg

Gabapentin: 100 mg and inactive ingredients gelatin and titanium dioxide

300 mg and inactive ingredients gelatin, titanium dioxide, and yellow iron oxide

15

400 mg and inactive ingredients gelatin, red iron oxide, titanium dioxide, and yellow iron oxide

The above amounts can be adjusted as needed.

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CLAIMS

1. A pharmaceutical composition of synergistic effect which comprises a therapeutically effective amount of gabapentin or a pharmaceutically acceptable salt or hydrate thereof and therapeutically effective amount of pregabalin or a pharmaceutically acceptable salt or hydrate thereof.
5
2. A pharmaceutical composition according to Claim 1 which comprises gabapentin in the form of the free acid and pregabalin is in the form of the free acid.
3. A pharmaceutical composition according to Claim 1 wherein gabapentin is
10 in a ratio from 1:1000 and pregabalin is from 1:1000.
4. A pharmaceutical composition with a ratio of gabapentin to pregabalin from 1:1 to 1000:1 by weight.
5. A pharmaceutical composition with a ratio from 1:1 to 250:1 by weight.
6. A method for the treatment of pain in a mammal in need thereof
15 comprising administering a therapeutically effective amount of gabapentin or a pharmaceutically acceptable salt or hydrate thereof and a therapeutically effective amount of pregabalin or a pharmaceutically acceptable salt or hydrate thereof in unit dosage form.
7. A method for the treatment of pain in a mammal in need thereof
20 comprising concomitant administration of gabapentin or a pharmaceutically acceptable salt or hydrate thereof and pregabalin or a pharmaceutically acceptable salt or hydrate thereof.
8. A method according to Claim 7 wherein gabapentin is administered in the amount of from 5 to 250 mg and pregabalin in the amount of from 5 to
25 mg.

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9. A method for the treatment of pain according to Claim 7 wherein the pain is selected from: hyperalgesia, allodynia, and inflammatory.

(12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(19) World Intellectual Property Organization
International Bureau



(43) International Publication Date
11 January 2001 (11.01.2001)

PCT

(10) International Publication Number
WO 01/01983 A1

- (51) International Patent Classification⁷: **A61K 31/195, A61P 29/00**
- (21) International Application Number: **PCT/US00/17039**
- (22) International Filing Date: **21 June 2000 (21.06.2000)**
- (25) Filing Language: **English**
- (26) Publication Language: **English**
- (30) Priority Data:
60/142,215 2 July 1999 (02.07.1999) US
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- (81) Designated States (*national*): **AE, AG, AL, AU, BA, BB, BG, BR, BZ, CA, CN, CR, CU, CZ, DM, DZ, EE, GD, GE, HR, HU, ID, IL, IN, IS, JP, KP, KR, LC, LK, LR, LT, LV, MA, MG, MK, MN, MX, MZ, NO, NZ, PL, RO, SG, SI, SK, SL, TR, TT, UA, US, UZ, VN, YU, ZA.**
- (84) Designated States (*regional*): **ARIPO patent (GH, GM, KE, LS, MW, MZ, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).**

Published:

— *With international search report.*

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

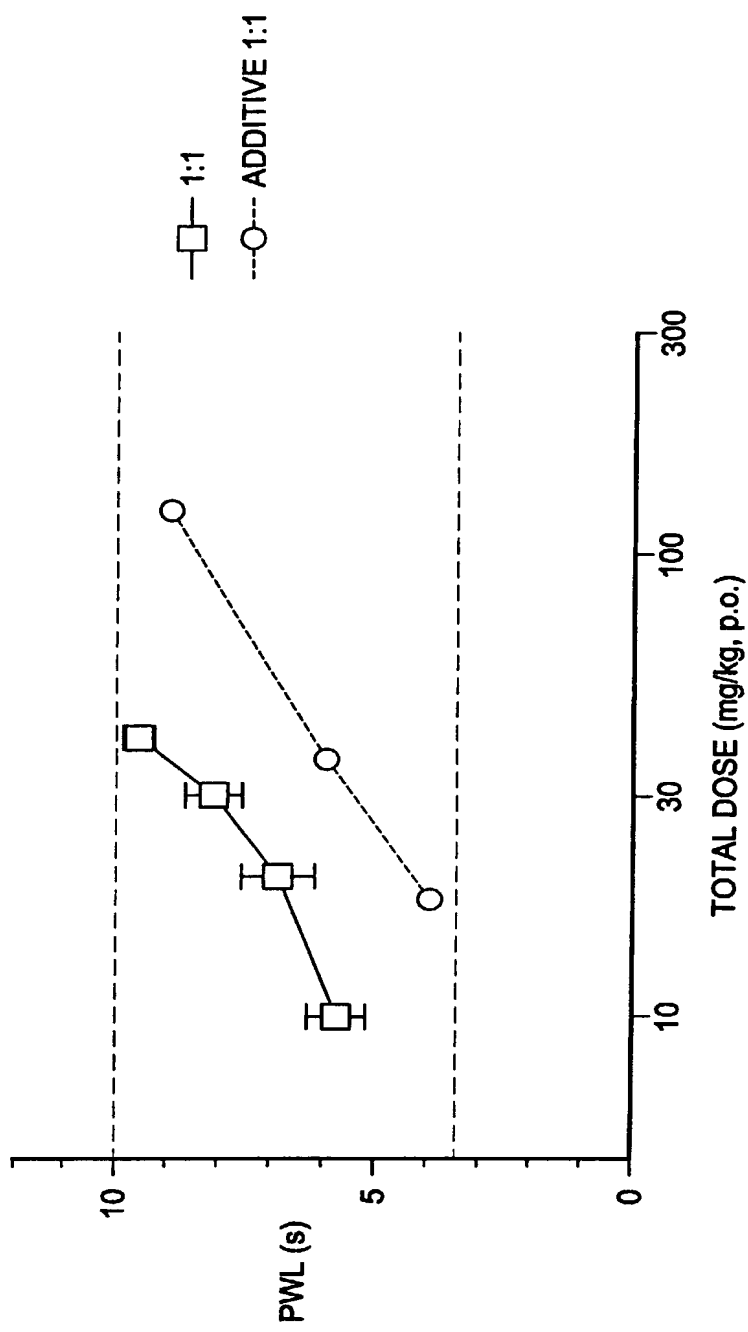
WO 01/01983 A1

(54) Title: **A SYNERGISTIC COMBINATION: GABAPENTIN AND PREGABALIN**

(57) Abstract: **The instant invention is a synergistic pharmaceutical composition of gabapentin and pregabalin which provides an improved method for the treatment of pain.**

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FIG. 1 1:1 GABAPENTIN / PREGABALIN (1h)



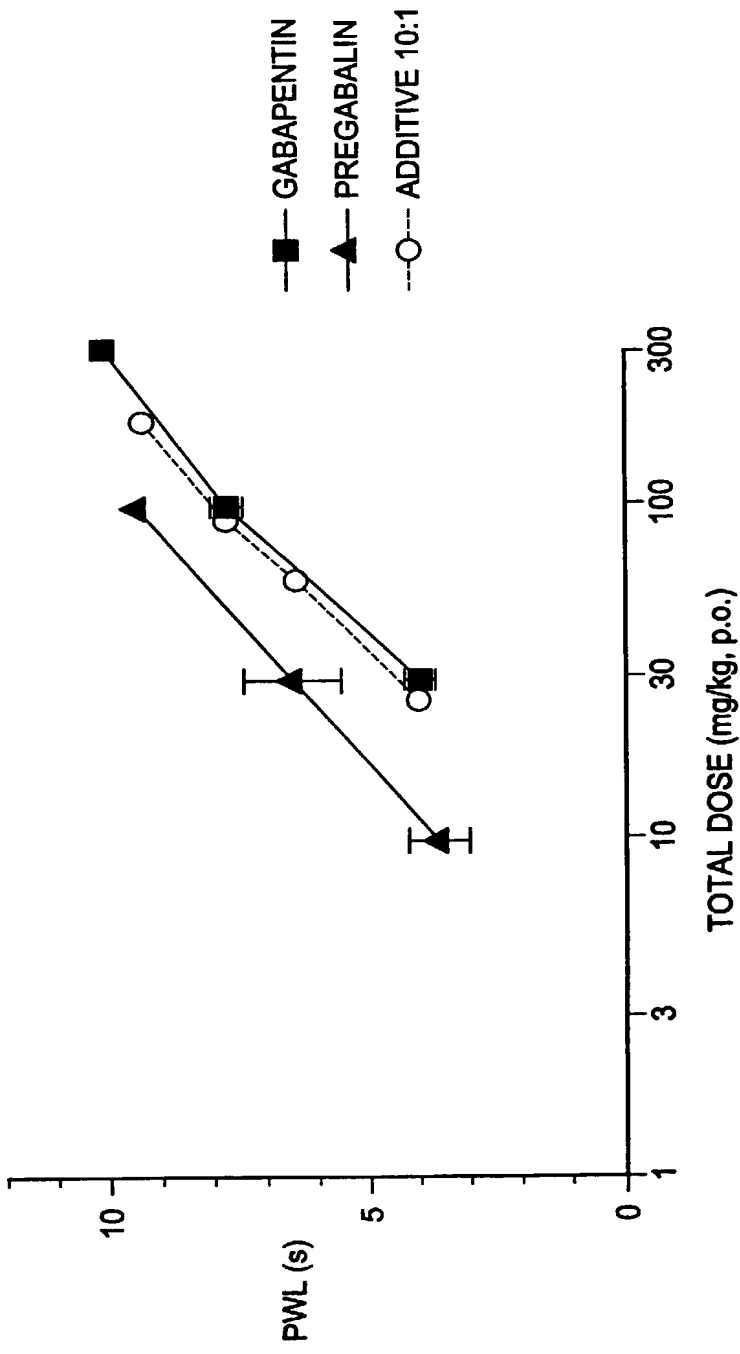
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FIG. 2 DOSE RESPONSE FOR GABAPENTIN / PREGABALIN (1h)



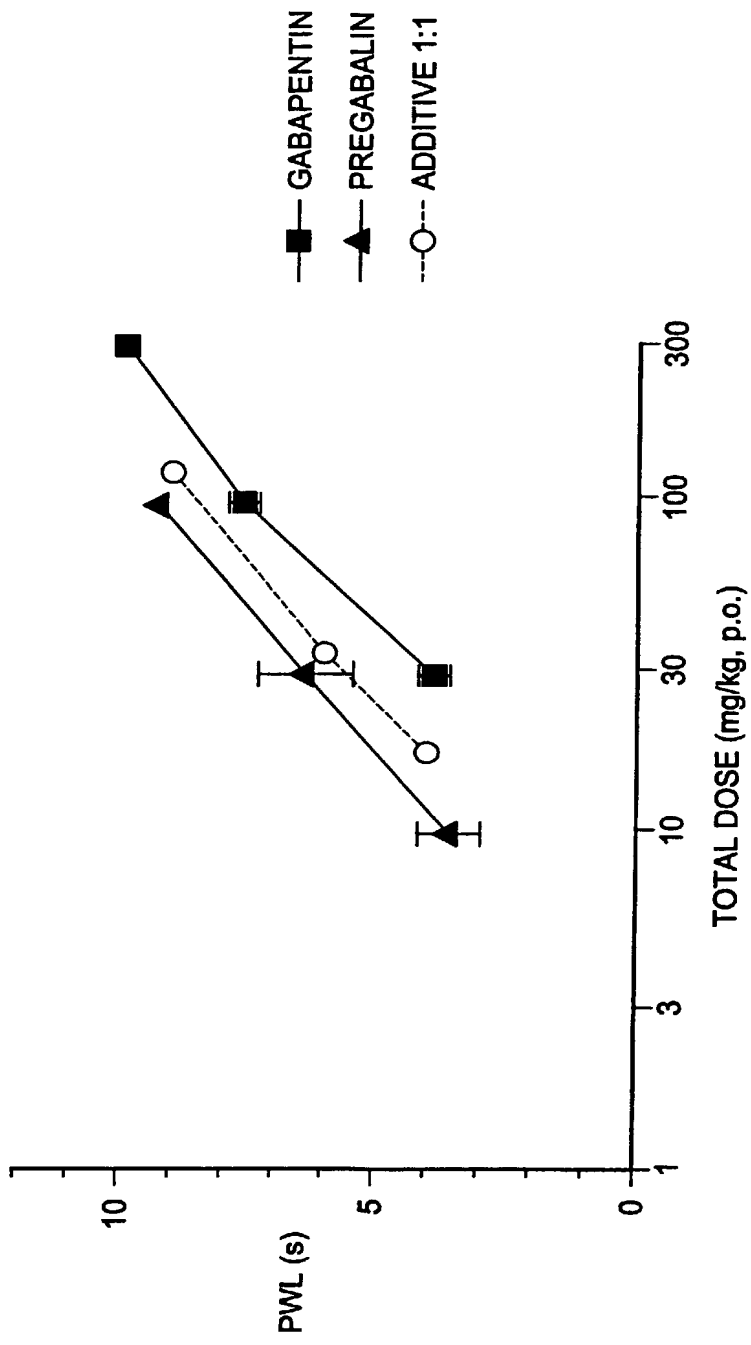
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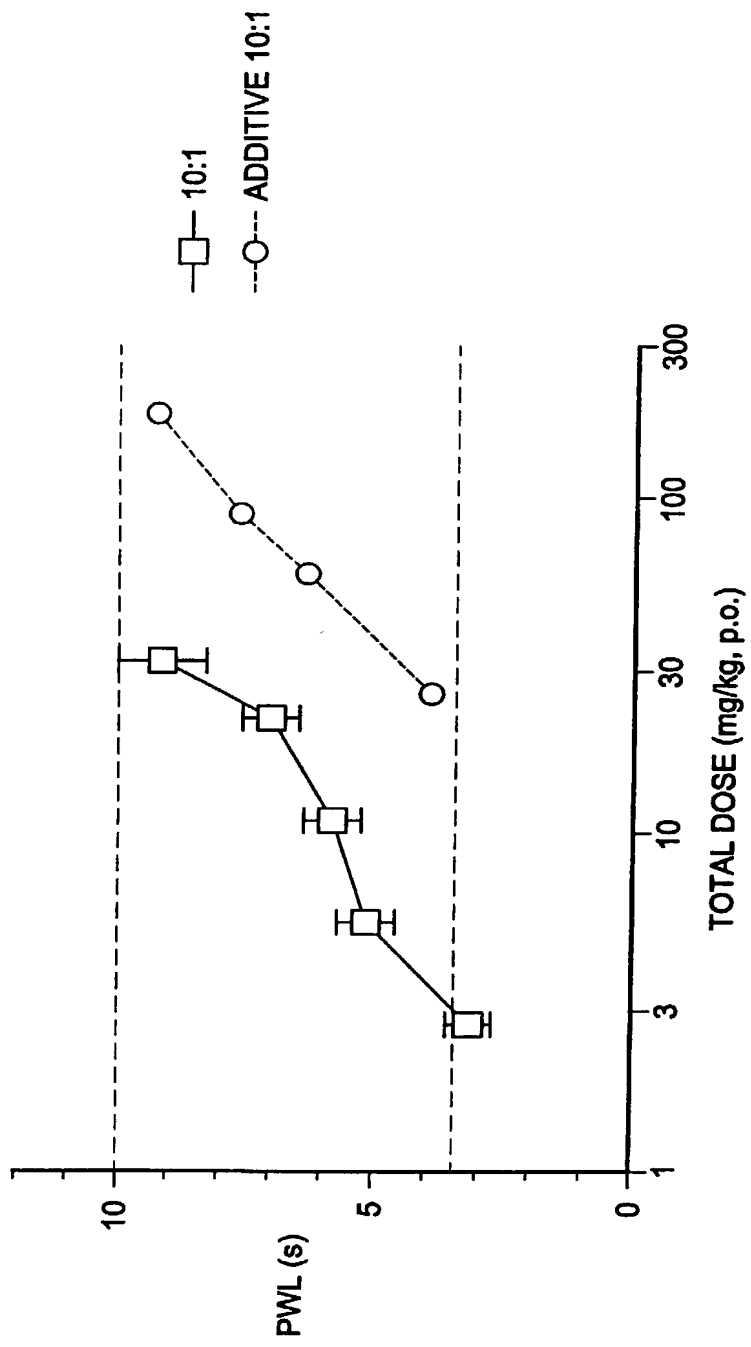
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FIG. 3 DOSE RESPONSE FOR GABAPENTIN / PREGABALIN (1h)



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FIG. 4 10:1 GABAPENTIN / PREGABALIN (1h)





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Docket No.
A0000060-01-KD

Declaration and Power of Attorney For Patent Application

English Language Declaration

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

A SYNERGISTIC COMBINATION: GABAPENTIN AND PREGABALIN

the specification of which

(check one)

is attached hereto.

was filed on December 17, 2001 as United States Application No. or PCT International Application Number 10/018,616

and was amended on _____
(if applicable)

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, Section 119(a)-(d) or Section 365(b) of any foreign application(s) for patent or inventor's certificate, or Section 365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Application(s)

Priority Not Claimed

(Number)	(Country)	(Day/Month/Year Filed)	<input type="checkbox"/>
(Number)	(Country)	(Day/Month/Year Filed)	<input type="checkbox"/>
(Number)	(Country)	(Day/Month/Year Filed)	<input type="checkbox"/>

I hereby claim the benefit under 35 U.S.C. Section 119(e) of any United States provisional application(s) listed below:

60/142,215 7/2/99
(Application Serial No.) (Filing Date)

(Application Serial No.) 10/12345678 (Filing Date) 12/31/2023

(Application Serial No.) _____ (Filing Date) _____

I hereby claim the benefit under 35 U. S. C. Section 120 of any United States application(s), or Section 365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. Section 112, I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known to me to be material to patentability as defined in Title 37, C. F. R., Section 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application:

PCT/US00/17039 (Application Serial No.)	6/21/00 (Filing Date)	Pending (Status) (patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status) (patented, pending, abandoned)

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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